In the Supreme Court of the State of Alaska

Steve Lapitre,) Supreme Court No. S-17395
Petitioner,	Clerk's Decision
v.) & Notice of Intent
) to Enter Judgment Concerning
State of Alaska,) Court-Appointed Attorney
) Appellate Rule 209(b)
Respondent.)
Court of Appeals # A-12396	
Trial Court Case # 3AN-12-08826CI	

The clerk received and reviewed petitioner's opposition to entry of judgment for cost of appointed attorney. The Appellate Clerk's Office has no record of Mr. Lapitre filing an original application and, had an original application been filed by Mr. Lapitre's counsel, the cost of court appointed counsel for such an action would equal the same cost under the Appellate Rule 209(b) schedule as the petition for hearing that was filed. Because petitioner's conviction was not reversed on appeal and his petition for hearing was denied, it is still the clerk's intention to enter a judgment against petitioner requiring payment of \$1,000.00 for the costs of the court-appointed attorney's work in preparing the petition for hearing.

If petitioner wishes to have a judge review the clerk's decision, petitioner must file the enclosed "Request for Review of Clerk's Intention to Enter Judgment" on or before 6/20/19. If petitioner does not file the request by that date, a judgment for \$1,000.00 will be entered against petitioner. If petitioner files the request by that date, it will be submitted to a judge to determine whether judgment should be entered, and, if so, in what amount.

Ryan Montgomery-Sythe, Chief Deputy Clerk

Mailed to Petitioner at: Goose Creek Correctional Center

Distribution:

Doug Miller Law Office of Douglas S Miller/OPA Contractor PO Box 92873 Anchorage AK 99509 Timothy W Terrell Office of Criminal Appeals 1031 W. 4th Ave, Suite 200 Anchorage AK 99501

In the Supreme Court of the State of Alaska

Steve Lapitr	e,)		
	Petitioner,)	eme Court No. S-1	
V.		,	quest for Rev Clerk's Intention	
State of Alaska,	ka,) Ente	r Judgment for C	Costs
	Respondent.)	Appointed Attori	iey
Trial Court C	ase # 3AN-12-088260	CI		
	se the entry of the prop he following reason(s)		nst me for the cost	t of appointed
☐ My co	nviction was reversed	on appeal.		
	a petition for hearingment should be staye		; convictio	n can still be
	the following type of the for this action:	f action, but the cle	rk or court assess	ed the wrong
į	D Petition for Hearing	ıg		
ĺ	☐ Petition for Review	W		
[Petition for Senter	ice Review		
[Original Applicati	on		
	erk or court is proposing orrect because all of n			
only _	d be assessed less tha hours on my case. (our attorney showing	(If you check this bo	ox, you must attac	
Other_				
Petitioner	's Daytime Phone	Petitioner's Signature	;	Date
Petitioner	's Mailing Address	City	State	Zip
Mailed to	State's Attorney on:			